appeal as on other valuations, and the amount of such full valuation, when finally decided on, shall be paid or tendered to the owner of such house or building, or lot of ground, or deposited with the Register of the city for the use of such owner, before any part thereof shall be destroyed, removed or taken, and the said Mayor and City Council shall provide for the sale or other disposition of the materials of such house or building, or of such lot of ground, and for applying the proceeds thereof in payment of the damages and expenses incurred by widening said lane, including compensation to a compensation to the Register of the said city, for the services required to be rendered by him.

SEC. 5. And be it enacted, That after the said Iancrobe a public shall have been widened in pursuance of the power granted by this act, it shall be deemed and considered in all respects a public street, and instead of being called, as heretofore, Ruxton Lane, its proper and legal Name name shall be Balderston street.

SEC. 6. And be it enacted, That this act shall have To be approved no force or effect unless approved by the Mayor and City Council of Baltimore, at their present or next annual session; and before the said Mayor and City Council, shall pass any ordinance approving the provisions of this act, they shall first give public notice Notice thereof, by advertising the provisions of this act, at large in all the daily newspapers of the said city, the expense of which advertisement shall be paid by the party or parties, applying for their said approbation.

## CHAPTER 292.

An act for the relief of Martin Fenwick, of Anne Arun-Passed April 1,1830 del County.

Whereas, Martin Fenwick hath by petition set Preamble forth that he purchased of a certain George Gale, of Anne Arundel county, a part of two tracts of land, called Neale's Necessity, and Peake's or Parson's Hill, and paid to the said George Gale, a full consideration for the same; that he obtained from the said